GOVERNMENT OF THE DISTRICT OF COLUMBIA

Department of Consumer and Regulatory Affairs

Building and Land Regulation Administration



TO : James Upshaw, Chief

Elevator Inspector

FROM : Denzil L. Noble

Deputy Administrator

Enforcement of Retroactive Provision for Existing Elevators (ANSI, A17.3)

Pursuant to DCMR 12, Section 3607.2 all existing elevators in the District were required to comply with the safety provision embodied in ASME, A17-3 within a specific time frame after the adoption of the current codes on 11/19/99. However, it was the District's responsibility to determine the date that existing elevators were to conform to the safety requirements and notify the consumer accordingly. The time frame was not established and the notification was not done.

DCRA hereby establishes the notification period with full compliance required on or before July 31, 2004. Therefore, this provision shall not be enforced until after July 31, 2004.